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(Modified) PTO/SB/81 (09-03) Approved for use through 11/30/05. OMB 0651-0035

POWER OF ATTORNEY and CORRESPONDENCE ADDRESS INDICATION FORM

Application Number	10/606,203
Filing Date	June 25, 2003
First Named Inventor	Wesley B. Dong
Title	Methods and apparatus for
Art Unit	
Examiner Name	
Attorney Docket Number	100/16101

I hereby appoint:						
Practitioners assoc	X Practitioners associated with the Customer Number		021569			
OR	•			_		
Practitioner(s) nam	ed below:					
	Name		Registration Number			
<u> </u>					ļ	
as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the Patent and Trademark Office connected therewith.						
	nge the correspondence address associated with the above-r			ication to:		
OR						
OR The addre	ss associated with Customer N	Number				
Firm or Individual Name						
Address						
Address						
City		State		Zip		
Country						
Telephone		Fax				
I am the Applicant. X Assignee of record of the entire interest (Certificate under 37 CFR 3.73(b) is enclosed)						
X Assignee			•	b) is enclosed)		
	SIGNATURE of Applic	ant or Assignee	of Record			
Name Stephen E. Creager						
Signature Status Corre						
Date 2/10	/DY Telephone (650) 623-0412					
****	CERTIFICATE OF MAI	LING OR TRAN	SMISSION	-		
I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date below.						
Typed or printed name		Michelle Chan				
Signature	michelle Cr	lan	Date	Jeb. 11, 2	004	



Approved for use through 09/30/02000. OMB 0651-0031 STATEMENT UNDER 37 CFR 3.73(b)

App	olicant/Patent Owner:	Wesley B. Dong					
App	olication No./Patent No.:	10/606,203	Filed/Issue Date:	June 25, 2003			
Entitled: Methods and Apparatus for Minimizing Evaporation of Sample Materials							
Cal	iper Life Sciences, Inc.		Delaware corp				
	(Name of Assignee)	(Type of	Assignee, e.g., corporation, partnership	o, university, government agency, etc.)			
states	that it is:						
1. x the assignee of the entire right, title, and interest; or							
2	an assignee of an	undivided part inte	rest				
in the p	patent application identifi	ed above by virtue	of either:				
A. [] An assignment from the inventor(s) of the patent application identified above. The assignment was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.							
OR							
B. [X]	B. [X] A chain of title from the inventor(s), of the patent application identified above, to the current assignee as shown below:						
From: Wesley B. Dong To: Caliper Technologies Corp. The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.							
From: Caliper Technologies Corp. To: Caliper Life Sciences, Inc. The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.							
3. From: To:							
The document was recorded in the Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.							
[] Additional documents in the chain of title are listed on a supplemental sheet							
[X] Copies of assignments or other documents in the chain of title are attached.							
The un the ass	ndersigned (whose title is signee.	supplied below) is	s empowered to sign this	s statement on behalf of			
	Date		Signature	J'——			
	650-623-0412		Stephen E. Cre				
	Telephone Numb	r e i	Typed or printed				
			Vice President/Gener Title	ai Courisei			

ASSIGNMENT OF PATENT APPLICATION

SOLE

WHEREAS Wesley B. Dong of 860 Miramar Terrace, Belmont, CA 94002, hereinafter referred to as "Assignor(s)," is/are the inventor(s) of the invention described and set forth in the below identified application for a United States Letters Patent:

Title of the Invention:	Methods and Apparatus for Multiwell Plates	Minimizing Evaporation of Sample Materials from
Filing Date:	June 25, 2003	
Serial No.:	10/606,203	; and
Drive, Mountain View, Ca	A 94043-2234, hereinafter re	DELAWARE corporation located at 605 Fairchild eferred to as "Assignee," is desirous of acquiring an tters Patent and Registrations which may be granted
has assigned, and by these invention and application designs), and in and to anothe United States and all c by the Paris Convention. successors and assigns as this assignment not been re-	e presents does assign to Ass and to all foreign counterparty y Letters Patent and Registrate countries of the world, and to The right, title and interest in fully and exclusively as it wo made, for the full term of any division, renewal, continuat	is hereby acknowledged by Assignor(s), Assignor(s) ignee all right, title and interest in and to the rts (including patent, utility model, and industrial ations which may hereafter be granted on the same in a claim the priority from the application as provided as to be held and enjoyed by Assignee and Assignee's could have been held and enjoyed by Assignor(s) had a Letters Patent and Registrations which may be sion, in-whole or in-part, substitution, conversion,
cooperate with Assignee i invention and any improve including patent application lawfully may request to ob-	n the prosecution of U.S. Pa ements, (b) execute, verify, a ons and instruments of transformation or maintain Letters Pate	out charge to Assignee, but at Assignee's expense, (a tent applications and foreign counterparts on the acknowledge and deliver all such further papers, for and (c) perform such other acts as Assignee ents and Registrations for the invention and the thereto in Assignee or Assignee's successors and
IN TES indicated.	TIMONY WHEREOF, Assi	gnor(s) has signed his or her name on the date
Date: Johns 21,	2 00 4	Wesley B. Dong



PAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP OF "CALIPER TECHNOLOGIES CORP.", CHANGING ITS NAME FROM "CALIPER TECHNOLOGIES CORP." TO "CALIPER LIFE SCIENCES, INC.", FILED IN THIS OFFICE ON THE TWENTY-FIRST DAY OF JANUARY, A.D. 2004, AT 1:19 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE TWENTY-THIRD DAY OF JANUARY, A.D. 2004, AT 8 O'CLOCK A.M.



Darriet Smith Windson

Harriec Smith Windsor, Secretary of State

2524908 8100

040081628

AUTHENTICATION: 2914532

DATE: 02-05-04

State of Deloward Secretary of State Division of Corporations Delivered 01:19 FM 01/21/2004 FTLED 01:19 PM 01/21/2004 SRV 040043125 - 2524908 FTLE

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

CALIPER MERGER SUB, INC.

WITH AND INTO

CALIPER TECHNOLOGIES CORP.

Pursuant to Section 253 of the Delaware General Corporation Law

CALIPER TECHNOLOGIES CORP., a corporation organized and existing under the laws of the State of Delaware (this "Corporation"), DOES HEREBY CERTIFY:

FIRST: That this Corporation was incorporated on July 26, 1995, pursuant to the Delaware General Corporation Law (the "DGCL"), the provisions of which permit the merger of a subsidiary corporation organized and existing under the laws of such State with and into a parent corporation organized and existing under the laws of such State.

SECOND: That this Corporation owns all of the outstanding shares of the common stock, S(1001) par value per share, of Caliper Merger Sub, Inc., a corporation incorporated on January 13, 2004 (the "Merger Sub"), pursuant to the DGCL, and having no class of stock outstanding other than such common stock

THER: That this Corporation, by the following resolutions of its Board of Directors, duly adopted by the manimous written consent of the directors thereof and filed with the minutes of its Board of Directors pursuant to Section 141(f) of the DGCL on January 16, 2004, determined to merge the Merger Sub with and into itself:

RESOLVED, that the Merger Sub be merged with and into the Corporation (the "Merger") and that the Corporation be the surviving corporation of the Merger:

RESOLVED FURTHER, that the Merger shall become effective on the filing of a Certificate of Ownership and Merger (the "Certificate of Merger") prepared and executed by an officer of the Corporation in the form required by Section 253 of the General Corporation Law of the State of Delaware and filed with the Secretary of State of the State of Delaware:

RESOLVED FURTHER, that upon the effectiveness of the Merger, (i) the Corporation shall assume all of the liabilities and obligations of the Merger Sub. (ii) the name of the Corporation shall be changed from "Caliper Technologies Corp." to "Caliper Life Sciences, Inc." and (iii) Article I of the Certificate of Incorporation of the Corporation shall be amended and restated to read as follows:

"The name of this corporation is Caliper Life Sciences. Inc."

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, authorized and directed, for and on behalf of the Corporation, to effect all filings and qualifications, and take all further actions, that any such officer deems to be necessary or appropriate to comply with state or federal securities laws in connection with the transactions contemplated by the Merger and the Certificate of Merger:

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, authorized and directed for and on behalf of the Corporation to prepare, execute and deliver the Certificate of Merger and any other agreements, certificates and other documents referred to therein or contemplated thereby, and to cause the Corporation to perform its obligations under the Certificate of Merger, and

RESOLVED FURTHER, that the officers of the Corporation be, and each of them hereby is, authorized and directed, for and on behalf of the Corporation, to execute and deliver all other instruments, effect all filings and qualifications; and take all further actions, that either of them deem to be necessary or appropriate to carry out the purposes of the foregoing resolutions and to consummate the transactions contemplated by the Merger and the Certificate of Merger.

FOURTH: That the surviving corporation (the "Surviving Corporation") shall be this Corporation

FIFTH: That from and after the effective time of the Merger, the Certificate of Incorporation, as amended, of this Corporation shall be the Certificate of Incorporation of the Surviving Corporation and Article I of the Certificate of Incorporation of this Corporation shall be amended and restated to read as follows:

"The name of this Corporation is Caliper Life Sciences, Inc."

SINTH: That the Merger shall become effective at 8:00 a.m. EST on January 23, 2004.

IN WITNESS WHEREOF, Caliper Technologies Corp. has caused this Certificate of Ownership and Merger to be executed in its corporate name as of this 20 th day of January, 2004.

CALIPER TECHNOLOGIES CORP.

E. Keviń Hrusovsky President and Chief Executive Officer

43884F #34HM

J.